

Appl. No. 09/353,537

Amdt. dated 8/6/03

Amendment under 37 CFR 1.116 Expedited Procedure

Examining Group 2664

PATENT**Amendments to the Claims:**

This listing of claims will replace all prior versions, and listings, of claims in the application:

**Listing of Claims:**

1. (Currently Amended) A system for policing an unsolicited e-mail communication comprising:  
a plurality of clients, each coupled together using a wide area network of computers, the wide area network of computers comprising an Internet, each of the clients being adapted to send an indication of an unsolicited e-mail message through an e-mail device for a display;  
a policing server coupled to each of the plurality of clients through the wide area network of computers, the policing server being adapted to receive the indication from at least one of the clients, ~~the indication associated with a request to be removed from a SPAM e-mail list;~~  
wherein the e-mail device comprises an SPAM icon on the display, the SPAM icon being adapted to send the indication from the client to the policing server; and  
wherein the policing server is associated with an enforcement agency.
2. (Previously presented) The system of claim 1 wherein the policing server is adapted to report the unauthorized e-mail message.
3. (Original) The system of claim 1 wherein the policing server is adapted to update a local e-mail filter file for the client in response to the unsolicited e-mail communication.
4. (Original) The system of claim 1 wherein each of the clients comprise an updated e-mail filter file from the policing server.
5. (Previously presented) The system of claim 1 wherein the policing server comprises a log of the unsolicited e-mail communication.
6. (Previously presented) The system of claim 1 wherein the unsolicited e-mail message is SPAM.
7. (Original) The system of claim 1 wherein the display comprises a browser program, the browser program being coupled to the e-mail device.
8. (Previously presented) The system of claim 1 wherein each of the plurality of clients is for a different user, where each user is capable to sending the unsolicited e-mail message to the policing server.
9. (Previously presented) The system of claim 1 wherein the policing server comprises a plurality of SPAM filters.

Appl. No. 09/353,537

Amdt. dated 8/6/03

Amendment under 37 CFR 1.116 Expedited Procedure

Examining Group 2664

PATENT

10. (Original) The system of claim 1 wherein each of the clients is coupled to the wide area network of computers through an internet service provider.

11. (Previously presented) The system of claim 1 wherein the policing server is provided at a governmental authority.

12. (Canceled)

13. (Previously presented) A method for a computer system comprises receiving a first unsolicited commercial electronic mail message initiated by an e-mail sender;

sending a request not to receive any future unsolicited commercial electronic mail messages initiated by the e-mail sender at an electronic mail address where the unsolicited commercial electronic mail message was received;

receiving a second unsolicited commercial electronic mail message;

automatically determining whether the e-mail sender is in violation of the request, in response to the second unsolicited commercial electronic mail message; and

when the e-mail sender is in violation of the request, reporting the violation of the request.

14. (Previously presented) The method of claim 13 wherein requesting not to receive any future unsolicited commercial electronic mail messages initiated by the e-mail sender comprises sending to the e-mail sender a communication selected from the group: reply electronic mail message, Internet-based communication.

15. (Previously presented) The method of claim 13 further comprising: storing in a file an e-mail address of the e-mail sender; and wherein automatically determining whether the e-mail sender is in violation of the request comprises comparing an e-mail address of a sender of the second unsolicited commercial electronic mail message to the e-mail address of the e-mail sender in the file.

16. (Previously presented) The method of claim 13 wherein reporting the violation of the request comprises reporting the violation of the request to one or more of the following: a user associated with the electronic mail address, an internet service provider, a governmental entity.

17. (Previously presented) The method of claim 16 wherein the governmental entity is selected from the group: law enforcement authorities, state authorities, federal authorities.

18. (Previously presented) The method of claim 16 wherein the internet service provider is selected from the group: internet service provider associated with the user, internet service provider associated with the e-mail sender.

Appl. No. 09/353,537

Amdt. dated 8/6/03

Amendment under 37 CFR 1.116 Expedited Procedure

Examining Group 2664

PATENT

19. (Previously presented) The method of claim 18 wherein reporting the violation of the request comprises providing the first unsolicited commercial electronic mail message, the request, and the second unsolicited commercial electronic mail message to the internet service provider.

20. (Previously presented) The method of claim 13 wherein reporting the violation of the request comprises reporting the violation of the request to a third-party clearing house of request violations.

21. (Previously presented) The method of claim 13 further comprising:  
determining an electronic mail rule in response to the first unsolicited commercial electronic mail message initiated by the e-mail sender,  
wherein the electronic mail rule determines whether subsequent e-mail messages are initiated by the e-mail sender,  
wherein when a subsequent e-mail was initiated by the e-mail sender, the electronic mail rule generates a violation report;  
wherein when the subsequent e-mail was initiated by the e-mail sender, the electronic mail rule automatically deletes the subsequent e-mail;  
wherein automatically determining whether the e-mail sender in violation of the request is performed by the electronic mail rule; and  
wherein reporting the violation of the request comprises outputting the violation report.

22. (Previously presented) The method of claim 13 wherein receiving the first unsolicited commercial electronic mail message comprises receiving the first unsolicited commercial electronic mail message via an e-mail interface selected from the group: Outlook, GroupWise, HotMail, Yahoo!, Excite, Earthlink, GeoCities, AOL, Compuserve, Prodigy, MSN.

23. (Previously presented) The method of claim 19 wherein the internet service provider determines that the second unsolicited commercial electronic mail message includes header information that uses a domain name of the internet service provider without permission of the internet service provider, in response to the violation of the request.

24. (Previously presented) A method for a computer system comprises receiving reports of unwanted e-mail request violations by e-mail senders from users at user e-mail addresses, wherein each unwanted e-mail request violation includes an indication of a first unsolicited commercial e-mail message initiated by an e-mail sender, an indication of a request to the e-mail sender not to initiate any future unsolicited commercial e-mail messages to a user e-mail address, and an indication of a second unsolicited commercial e-mail message initiated by an e-mail sender in violation of the request;  
determining whether a number of reports of unwanted e-mail request violations by a specific e-mail sender exceeds a threshold number; and  
when the number of reports of unwanted e-mail request violations exceeds the threshold number, reporting the unwanted e-mail request violations.

Appl. No. 09/353,537

Amdt. dated 8/6/03

Amendment under 37 CFR 1.116 Expedited Procedure

Examining Group 2664

PATENT

25. (Previously presented) The method of claim 24 wherein reporting the unwanted e-mail request violations comprises providing the reports of unwanted e-mail request violations by the specific e-mail sender, and wherein the threshold number exceeds one.

26. (Previously presented) The method of claim 24 further comprising: when the number of reports of unwanted e-mail request violations exceeds the threshold number, determining updated filter-out lists to include the specific e-mail sender, and sending the updated filter-out lists e-mail service providers.

27. (Previously presented) The method of claim 26 wherein the e-mail service providers comprise: internet service providers, HotMail, Yahoo!, Excite, Earthlink, GeoCities, AOL, Compuserve, Prodigy, MSN.

28. (Previously presented) The method of claim 27 wherein the e-mail service providers filter-out subsequent e-mail messages from the specific e-mail sender in response to the updated filter-out lists.

29. (Previously presented) The method of claim 25 wherein reporting the unwanted e-mail request violations comprises providing the reports of unwanted e-mail request violations by the specific e-mail sender to a governmental entity selected from the group: law enforcement authorities, state authorities, federal authorities.

30. (Previously presented) The method of claim 24 wherein the threshold number is selected with respect to a number of reports of unwanted e-mail request violations by other e-mail senders.

31. (Previously presented) The method of claim 30 wherein the threshold number is selected in response to a number of reports of unwanted e-mail request violations for most frequent e-mail senders; wherein the most frequent e-mail senders are selected from the group comprising: one hundredth, five hundredth, one thousandth.

32. (Previously presented) The method of claim 24 wherein determining whether a number of reports of unwanted e-mail request violations by a specific e-mail sender exceeds a threshold number further comprises determining whether a threshold number of reports of unwanted e-mail request violations occur within a set time period.

33. (Previously presented) The method of claim 25 wherein reporting the unwanted e-mail request violations comprises providing the reports of unwanted e-mail request violations by the specific e-mail sender to service providers selected from the group: internet service providers, Yahoo!, Earthlink, GeoCities, AOL, Compuserve, Prodigy, MSN.

34. (Previously presented) The method of claim 33 wherein the service providers determine whether the specific e-mail sender includes header information that uses a

Appl. No. 09/353,537  
Amdt. dated 8/6/03  
Amendment under 37 CFR 1.116 Expedited Procedure  
Examining Group 2664

PATENT

domain name of the service providers without permission of the internet service providers, in response to the violation of the request.

35. (Previously presented) A computer system comprises:  
a processor configured to execute code; and  
a memory coupled to the processor, wherein the memory includes:  
code that directs the processor to provide a first junk e-mail message  
initiated by an e-mail sender to a user at a user e-mail address;  
code that directs the processor to receive a remove request from the user  
regarding the first junk e-mail message;  
code that directs the processor to send a request to the e-mail sender not to  
initiate any future junk e-mail messages to the user e-mail address,  
code that directs the processor to store the request in the memory;  
code that directs the processor to determine receipt of a second junk e-mail  
message initiated by the e-mail sender to the user e-mail address;  
code that directs the processor to generate a report of a violation of the  
request in response a determination of receipt of the second junk e-mail message.

36. (Previously presented) The computer system of claim 35 wherein  
the report of the violation includes an indication of the first junk e-mail message, an indication of  
the second junk e-mail message, an indication of the e-mail sender, and an indication of the  
request.

37. (Previously presented) The computer system of claim 36 wherein  
the memory further comprises:  
code that directs the processor to identify the e-mail sender when a number of  
reports of violations of requests including an indication of the e-mail sender exceeds a threshold.

38. (Previously presented) The computer system of claim 35 wherein  
the memory further comprises:  
code that directs the processor to send the report of the violation to a third-party  
server.

39. (Previously presented) The computer system 38  
wherein the third party server provides e-mail filtering-out services, and  
wherein the third party server returns updated e-mail filters in response to the  
report of the violation.

40. (Previously presented) The computer system 39 wherein the  
memory further comprises  
code that directs the processor to filter-out subsequent junk e-mail messages from  
the e-mail sender, in response to the updated e-mail filters.

Appl. No. 09/353,537

Amdt. dated 8/6/03

Amendment under 37 CFR 1.116 Expedited Procedure

Examining Group 2664

PATENT

41. (Previously presented) The computer system of claim 38 wherein the third party server comprises a governmental entity comprising: law enforcement authorities, state authorities, federal authorities.

42. (Previously presented) The computer system of claim 38 wherein the third party server comprises a service provider associated with the second junk e-mail message.

43. (Previously presented) The computer system of claim 42 wherein the service provider associated with the second junk e-mail message determines that the second junk e-mail message includes header information that uses a domain name of the service provider without permission of the service provider, in response to the report of the violation.

44. (Previously presented) The computer system of claim 35 wherein the code that directs the processor to send the request to the e-mail sender comprises code that directs the processor to sending to the e-mail sender a communication selected from the group: reply electronic mail message, Internet-based communication.

45. (Previously presented) The computer system of claim 44 wherein the memory also includes:  
code that directs the processor to provide the report of the violation of the request to the user at the user e-mail address;

46. (Previously presented) A computer program product for a computer system including a processor and a display comprises:  
code that directs the processor to initiate sending a request to an e-mail sender of a first unsolicited commercial e-mail message to not send any future unsolicited commercial e-mail message to a user e-mail address where the first unsolicited commercial e-mail message was addressed in response to a user input;  
code that directs the processor to maintain a log of the first unsolicited commercial e-mail message and the request;  
code that directs the processor to generate a report when a second unsolicited commercial e-mail message to the user e-mail address is from the e-mail sender; and  
code that directs the processor to output the report;  
wherein the codes reside on a tangible media.

47. (Previously presented) The computer program product of claim 46 wherein the request comprises a communication selected from the group: reply electronic mail message, Internet-based communication.

48. (Previously presented) The computer program product of claim 47 further comprising:  
code that directs the processor to initiate an e-mail rule configured to filter out e-mail messages from the e-mail sender in response to the user input and the first unsolicited commercial e-mail message.

Appl. No. 09/353,537

Amdt. dated 8/6/03

Amendment under 37 CFR 1.116 Expedited Procedure

Examining Group 2664

PATENT

49. (Previously presented) The computer program product of claim 48 wherein the e-mail rule is configured to determine if a second unsolicited commercial e-mail message to the user e-mail address is from the e-mail sender.

50. (Previously presented) The computer program product of claim 46 wherein the report comprises an indication of the first unsolicited commercial e-mail message, the second unsolicited commercial e-mail message, and the request.

51. (Previously presented) The computer program product of claim 50 wherein code that directs the processor to output the report comprises code that directs the processor to output the report to the user.

52. (Previously presented) The computer program product of claim 50 wherein code that directs the processor to output the report comprises code that directs the processor to output the report to a party selected from the group: internet service provider, e-mail service provider, third-party server, governmental authority.

53. (Previously presented) The computer program product of claim 52 wherein the report is output to a third party server;  
wherein the third party server updates a filter-out rule to include the e-mail sender in response to the report; and  
wherein the computer program product further comprises code that directs the processor to receive and implement the filter-out rule from the third party server.

54. (Previously presented) The computer program product of claim 52 wherein the report is output to a governmental authority selected from the group: law enforcement agency, state agency, federal agency.

55. (Previously presented) The computer program product of claim 52 wherein the report is output to a service provider associated with the user e-mail address.

56. (Previously presented) The computer program product of claim 46 wherein the codes are compatible with e-mail services selected from the group: Outlook, GroupWise, HotMail, Yahoo!, Excite, Earthlink, GeoCities, AOL, Compuserve, Prodigy, MSN.